

[Reported for the Louisville Courier.]

POLICE COURT.
GEO. W. JOHNSTON, Judge.
MONDAY, August 1
DRUNK AND DISORDERLY.—The first case commenced with, this week, was John Murphy, conrae an Irishman. He had but one eye,

[illegible]

white, and not associate with the colored population, so that between both he is in a fix, and can't go with either party, and must run by his own power. He is a very good man, and would be glad to hold him to bail in \$100 for his good behavior three months.

Wm. S. Dwyer, Thomas Burke, James McConnell and John McElroy, were together presented on the charge of disorderly conduct, carrying concealed deadly weapons. A witness testified that he was in company with the other, yesterday, and saw him with Collins, when some one invited them to drink, but witness first declined, saying he owed thirty cents to the man, and then declined to drink. When there had a difficulty with the two first named, and something was said about a fight last Monday, and one of them said something about fighting with the other, and he was told to go. McConnell and Burke drew weapons—one a bowie knife and the other a double-barreled pistol.

the framed; the arrest, McElroy, the witness, the trial, the verdict, the sentence, the execution; the names; the watch were sent for, and the party arrested—McElroy having the knife, which he handed him by one of the others. The frightened man, who had said he could whip both the others; and no doubt could, as he is a heavy man, and they merely wanted to see if he could whip them, did not appear. It further appeared that McElroy went into the house, said he could whip the two boys and got the poker to kill 'em, when they drew out the knife, and it was then that they had the men. The accused are represented as quiet, peacefully, well-disposed boys. The young men were held to bail for an attempt to escape. The witness, Daily, and McElroy was discharged.

CHARGE OF ASSAULT AND BATTERY.—A warrant was sued out by Chas. Crampt against Wm. G. Crampt, charged with assault and battery, on the 1st day in August. Said Crampt didn't appear.

another witness did, and after a good deal of argument he was permitted to testify, and said that he had seen the man, and that he had hit the fellow, and the warrant was dismissed.

A PEACE WARRANT CASE.—Pat Cudgill and father were up on a peace warrant by Thomas Wainwright, the constable, for disturbing the peace of the season to each other, together with a few breakfalls. All this was at night, in the barnyard, and, as the constable said, "the boys were drunk and just hit their wife in the house." But we left the case to the kind consideration of the jury, which, probably, held both sides to bail, and adjourned to the next morning.

CHARGE OF THEFT AND ABETTING SLAVES.—RENEWAL.—Wm. Lewis, a tall, thin-ringed, middle-aged man, with dark hair, and to be more than a match for any of the fellows in the crowd, was charged with abetting a party of clothing and aiding slaves to escape. The defense was not ready and asked a postponement of the case till to-morrow. After hearing the testimony of the witnesses, the court adjourned.

Voisitski, case was continued till tomorrow. Roanah and Tiller arrested him, finding dangerous things, including the wearing apparel of his wife. He had also some papers which they took from him, and told them that of a small child, all nicely packed in new chest. He was at his room where he lived. Mrs. Voisitski recognized the child as her own. She said she had a woman named Anna, and the child Cyna. She also finally recognized the daggerlike toy as that of the child, taking it from three years ago. The child was dressed, though somewhat sized one, was full of dresses and other fixings, nearly all of which were fully identified as the dresses and things of the child. There were also many of the dresses of the child's, and about as many children's, of the mother, together with a lot of toys, knick-knacks, and other things. Mrs. Voisitski had seen the child in the hands of her servants, and saw a man one night; in the yard, who, she thinks, was the accused. After

The investigating committee—The Kansas Bank and Treasury Plunderers.

The State, which has been in session at Nashville since the first Monday in May, has now concluded its session. The investigation has been a herculean task; the difficulties of which have been greatly augmented by the want of familiarity, on the part of the committee, with the intricate details of accounts, and by the loose and irregular manner in which the affairs of some of the other departments have been kept. The committee has, nevertheless, succeeded in procuring a full and complete report, and the report will exhibit a series of startling facts and embezzlements, scarcely inferior to those which characterize the administration of the late Secretary of the Treasury.

The defalcation of the late Secretary of State falls but little short of forty thousand dollars. These embezzlements, which have been made by the late Secretary, in the discharge of his office as Internal Improvement Commissioner, will be a total loss to the State Treasury—the official bond of the defaulter is

investigation of the committee exhibits astonishing fact that these delinquencies be made known to the public, and that the hands officially, and that they embrace the funds here received—being something more than two thousand dollars paid out by the treasurer, and that the committee has been in session, and while they were investigating these very charges.

We learn further from the letter of our correspondent that the committee will express the unanimous opinion of its members, and the bonds required by law to be deposited with the Comptroller, as security for the issue of free bonds, and that the committee will be so advised.

The deficit in the amount of bonds deposited to have been deposited by the Messrs. Speer, and will be recolected, reaching the sum of \$100,000, and the committee will be so advised by the opinion of the committee reflects, by implication.

is a matter of course, upon the official integrity of the late Comptroller, and the fact that he was a man of such high standing of the parties implicated in the transaction, and their well established reputation for integrity, will not be sufficient to justify the public severe and scrutinizing criticism. Republican sentiment, in the best informed circle at Nashville, is represented to be very generally of the opinion that the late Comptroller's conduct in this fraudulent transaction, and war between the Messrs. Spence and the late Comptroller on the one part, and the late Governor on the other, will, if not predicted, break out with renewed vigor upon the publication of the committee's report. The Messrs. Spence, under the influence of the late Governor, will forthwith institute a suit against the late Governor, and will endeavor to chicanery against the Bank of Tennessee for the amount of the missing bonds.

The investigation of the late Governor's conduct, in regard to the State indebtedness, on the

respondents says the amount fixed upon by committee has ranged at different times from \$100 to \$1,000. "The amount of the bribe has been largely reduced it to a comparatively trivial sum," and he joyfully suggests that when he has completed the difference in exchange, the expected expenditure will be \$100. "It will very likely turn out that the State has paid the full amount due as interest upon her debt and is now actually in arrears."

ALLIED CHERITY TO A GIRL.—An *Enquirer* Case.—Lavinia White, a girl about fifteen years of age, was picked up on Western Row yesterday morning at 11 o'clock, and taken to the police station. She was found lying on the pavement, faint in the street from the heat and exhausted by having eaten nothing since she had left her room, K. K., the afternoon previous. She says that she had been in the company of a man in that place who had just abused her so outrageously that she could no longer live with them, and had fled from their house.

preferred death to their cruel fate. They must have suffered greatly, and none who be the story can fail to pity her. She is at present in the Commercial Hospital.—*Chin. Eng.*

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